UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK CHAPTER 13 IN RE: CASE NO.: 1-22-41432 Laverne Ellis, DEBTOR(S). **CHAPTER 13 PLAN** Revised 12/1/19 V Check this box if this is an amended plan. List below the sections of the plan which have been changed: 1st Amended Plan - Amended to reflect monthly payments to Trustee in 2.1 PART 1: NOTICES To Debtors: This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstance or that it is permissible in your judicial district. Plans that do not comply with the local rules for the Eastern District of New York may not be confirmable. If you do not have an attorney, you may wish to consult one. To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully an d discuss it with your attorney. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation; unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order to be paid under any plan. 1.1: The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both or neither boxes are checked, the provision will be ineffective if set out later in the plan. A limit on the amount of a secured claim, set out in Section 3.4, which may result in a. Included ▼ Not Included a partial payment or no payment at all to the secured creditor Avoidance of a judicial lien or nonpossessory, non-purchase-money security interest, b. Included ▼ Not Included set out in Section 3.6 c. Nonstandard provisions, set out in Part 9 Included ✓ Not Included 1.22: The following matters are for informational purposes. a. The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal **✓** Included Not Included residence, set out in Section 3.3 Unsecured Creditors, set out in Part 5, will receive 100% distribution of their timely b. Included Not Included filed claim PART 2: PLAN PAYMENTS AND LENGTH OF PLAN 2.1: The post-petition earnings of the debtor(s) are submitted to the supervision and control of the Trustee and the Debtor(s) shall pay to the Trustee for a period of sixty (60) months as follows: \$2,684.00 per month commencing July 21, 2022 through and including May 21, 2027 for a total period of sixty (60) months Continued on attached separate page(s). 2.2: Income tax refunds. If general unsecured creditors are paid less than 100%, as provided in Part 5 of this plan, then during the pendency of this case, the Debtor(s) will provide the Trustee with signed copies of filed federal and state tax returns for each year commencing with the tax year N/A, no later than April 15th of the year following the tax period. In addition to the regular monthly payments, indicated tax refunds are to be

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APPENDIX D Chapter 13 Plan Page 1

paid in full to the Trustee upon receipt, however, no later than June 15th of the year in which the tax returns are filed.

Debtor

2.3:

3.1.:

-NONE-

-NONE-

3.2:

Continued on attached separate page(s). 3.3: Modification of a mortgage secured by real property of the debtor(s). Check one 7 The mortgage due to SN Servicing(creditor name) on the property known as 216-17 118th Avenue Cambria Heights, NY 11411 (property address) under account number ending x7595 (last four digits of account number) is in default. All arrears, including all past due payments, late charges, escrow deficiency, legal fees and other expenses due to the mortgagee totaling \$81,392.07(total amount of arrearage), may be capitalized pursuant to a loan modification. The new principal balance, including capitalized arrears will be \$367,651.04 (current total balance), and will be paid at 5.75% interest amortized over 40 years with an estimated monthly payment of \$2684.00(total proposed monthly modified payment) including interest and escrow of \$570.00 (escrow portion of monthly payment). The estimated monthly payment, including proposed principal, interest, and escrow, shall be paid directly to the trustee while loss mitigation is pending and until such time as the debtor(s) has commenced payment under a trial loan modification. Contemporaneous with the commencement of a trial loan modification, the debtor(s) will amend the Chapter 13 Plan and Schedule J to reflect the terms of the trial agreement, including the direct payment to the secured creditor going forward by the debtor(s). Continued on attached separate page(s). The debtor(s) is seeking to modify a mortgage outside of the Court's Loss Mitigation Program and shall file a status letter on loss mitigation efforts seven (7) days prior to each scheduled Hearing on Confirmation. Complete the paragraph above. The debtor(s) has been offered and accepted a trial loan modification. Complete the paragraph below. П

Debte	or <u>L</u>	averne Ellis			Case number	4.00 44.00			
plan, in permander, order, this part After (n the amoun nent modific the Trustee ragraph is re Court author ned without ed on the pro-	t stated in Section 3. ration agreement is at is directed to cease a effected on the Court ization of the perman-	I above, shall be paid athorized by the Cour ny further disbursem s Claims Register as- tent modification agre ncorporating the orde	known as (property of the secured and directly to the secured at the secured at the secured are the secured of the secure	perty address) under a trial loan modification creditor commencing thorization, except as trage due on the claim lly filed for the benefi	n. Monthly payments on, and shall otherwise expressly p of The proc it of in the total	s under the trial peri- continue until a provided by Court of of claim affected		
3.4:		equest for valuation of security, payment of fully secured claims, and modification of under-secured claims.							
	Y	None. <i>If "None" is c</i> The remainder of tl	hecked, the rest of §	3.4 need not be comple y effective if the applic	ted. Sable hox in Part 1 o	fthis plan is about			
		The debtor(s) shall fi order of the court uponon-bankruptcy law	le a motion to determ	nine the value of the secuch motion. This paragraphing such motion and	ured claims listed bel	ow. Such claim shall	be paid pursuant to		
	of Creditor	Last 4 Digits of Acet No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's		
Group			216-17 118th Avenue Cambria Heights NY 11411	\$0.00	\$0.00	\$0.00	Unsecured Claim \$0.0		
SN Se Corpo	rvicing ration		216-17 118th Avenue Cambria Heights, NY 11411	\$0.00	unknown	\$0.00	unknow		
3.5:	Secured cl	Ione. If "None" is che the claims listed belo Incurred within 9 acquired for the p incurred within 1 these claims will be p therwise ordered by the could show the country that the country that the country is the country that the country is the country that the country is the country in the country is the country in the country is the country in the country in the country in the country is the country in the	roperty excluded from the control of the personal use of the degree of the	.5 need not be complete	by a purchase money securit smust be referenced of claim filed before absence of a contract	ry interest in any othe in those sections as w the filing deadline un ry timely filed proof o	r thing of value. ell.) Unless der Bankruptcy of claim, the		
-NONE	-	ued on attached separ		Diracear	Amount of Claim	i tysky (linterest)	Kate		
3.6:	Lien avoid	lance.							
	Check one	N one. I f "None" is ch	ecked, the rest of § 3.	6 need not be complete	d.				

Debt	or _	Laverne Ellis		(ase number	1-22-41432	
		The remainder of this par	agraph is only effective if	the applicable bo:	in Part 1 of ti		
		The debtor(s) shall file a nathe claims listed below im-	notion to avoid the following	ig judicial liens or	nonpossessory	, non-purchase money security in U.S.C. §522(b) or applicable stat t to order of the court upon determined.	terests as e law. mination
Name	of Credito	t Attorney for Lie Creditor	en Identification Descript Collater		nated Amount cured Claim	Interest Rate of Estimated Secured Portion, if of Unsecuary Claim	red
	Cont	inued on attached separate p	age(s).				
3.7:		ler of collateral.					
	Check of	None. If "None" is checked. The debtor(s) elect to surre that upon confirmation of the under 11 U.S.C. §1301 be the will be treated in Part 5 below.	nder to each creditor listed his plan the stay under 11 U erminated. Any timely filed	below the collater		the creditor's claim. The debtor(so the collateral only and that the song from the disposition of the col	
Name -NON	of Credito	r	Last 4 Digits of Acct No.		Description of	Collateral	
4.2:	Trustee'	all allowed priority claims, is st.			han those treate	ed in §4.5, will be paid in full wit	hout
4.3:	Attorney	's fees.					
The bala	ance of the	fees owed to the attorney for	the debtor(s) is \$ <u>0.00</u> .				
4.4	Priority (claims other than attorney	s fees and those treated in	ı § 4.5.			
	Check on	e. None . <i>If "None" is checked</i> , The debtor(s) intend to pay t	the rest of § 4.4 need not be the following priority claim	ne completed. Is through the plan	:		
NONE		Name of Creditor			Estimate	d Claim Amount	
-NONE					_ ·		
	Contin	ued on attached separate page	ge(s).				
4.5	Domestic	Domestic support obligations.					
		None. If "None" is checked, The debtor(s) has a domestic amount.	support obligation and is o	current with this of		olete table below; do not fill in ar ears through the Plan. Complete t	

Debto	or <u>Lay</u>	/erne Ellis		Case number 1-22-414	132
Name	of Recipient	Date of Order	Name of Court	Monthly DSO Payment	Amount of Arrears to be Paid through Plan, If An
		ENT OF MOMPHODISM			
		ENT OF NONPRIORITY UN			
Anowe		unsecured claims will be paid p	ro rata:		
y	Not less t	than the sum of \$han100.00% of the total a funds remaining after disburser	amount of these claims. nent have been made to all other	creditors provided for in this pla	n.
If more	than one optic	on is checked, the option provid	ing the largest payment will be e	ffective.	
PART	<u>6: EXECUTO</u>	ORY CONTRACTS AND UNI	EXPIRED LEASES		
6.1: Th	e executory co expired leases	ontracts and unexpired leases are rejected.	listed below are assumed and v	will be treated as specified. All	other executory contracts
Check o	ne.				
	As	sumed items. Current installme	est of § 6.1 need not be completed ent payments will be paid directly ments will be disbursed by the tru	by the debtor(s) as specified be	low, subject to any contrary
Name	of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be P	aid by Trustee
-NONE	-				
PART 7	: VESTING	OF PROPERTY OF THE ES	<u>TATE</u>		
Unless c	therwise prov	ided in the Order of Confirmation	on, property of the estate will ves	et in the debtor(s) upon completion	on of the plan.
		ITION OBLIGATIONS		•	,
8.1:	Post-petition debtor(s) unl	mortgage payments, vehicle pa less otherwise provided for in th	ayments, real estate taxes, and do	mestic support obligations are to	be made directly by the
8.2:	Throughout the term of this Plan, the debtor(s) will not incur post-petition debt over \$2,500.00 without written consent of the Trustee or by order of the Court.				
PART 9	: NONSTAN	DARD PLAN PROVISIONS			
9.1: Check "None" or list nonstandard plan provisions.					
	▼ No	ne. If "None" is checked, the re	st of Part 9.1 need not be comple	eted.	
Under B the form	l ankrupt cy Rul p lan or d evia	e 301 5(c), non standard provisio ting fro m it . Nonstandard provi	ons must be set forth below. A noi sions set out elsewhere in this pla	nstandard provision is a provisio in are ineffective.	n not otherwise included in
The foli	owing plan p	rovisions will be effective only	if there is a check in the box "i	ncluded" in §1.1(c).	

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Del	tor Laverne Ellis	Case number	1-22-41432				
<u>PA</u> F	PART 10: CERTIFICATION AND SIGNATURE(S):						
10.1	: I/we do hereby certify that this plan does not contain any non-	standard provisions other than the	ose set out in the final paragraph.				
X	Laverne Ellis	X Signature of Debtor 2					
	Signature of Debtor 1 Dated: July 14, 2022	Dated:					
X	Isl Bruce Feinstein, Esq. Bruce Feinstein, Esq. Singeture of Attempts for Debter(s)						
	Signature of Attorney for Debtor(s) Dated: July 14, 2022						